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Attorney for Defendants

\*\*The Constitutional Law Center for Muslims in America is the legal division of the Muslim Legal Fund of America

\* Application to be admitted *pro hac vice* forthcoming

[Additional Counsel Cont. on next page]

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

MATTHEW WEINBERG,  
RABBI DOVID GUREVICH,  
NIR HOFTMAN,  
ELI TSIVES,

## Plaintiffs,

V.

NATIONAL STUDENTS FOR JUSTICE  
IN PALESTINE, JOHN DOE #1,  
PRESIDENT OF THE UCLA CHAPTER  
OF SJP, AJP EDUCATIONAL  
FOUNDATION, INC., D/B/A  
AMERICAN MUSLIMS FOR  
PALESTINE, OSAMA ABURSHAID,  
HATEM AL-BAZIAN, FACULTY FOR  
JUSTICE IN PALESTINE NETWORK,  
UC DIVEST COALITION, WESPAC  
FOUNDATION, PEOPLE'S CITY  
COUNCIL.

## Defendants

Case No.: 2:25-cv-03714 MCS (JCx)

**STIPULATION TO EXTEND  
DEFENDANTS AJP EDUCATIONAL  
FOUNDATION, INC., D/B/A  
AMERICAN MUSLIMS FOR  
PALESTINE, OSAMA ABURSHAID,  
AND HATEM AL-BAZIAN'S TIME TO  
RESPOND TO INITIAL COMPLAINT  
BY NOT MORE THAN 30 DAYS  
(L.R. 8-3)**

Complaint service waived: June 3, 2025  
Current response date: August 4, 2025  
New response date: August 28, 2025

Complaint Filed: April 25, 2025

1 [Additional Counsel Cont. from previous page]

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28 \*\*\* *Admitted pro hac vice*

29 Attorneys for Plaintiffs

1 IT IS HEREBY STIPULATED by and between Defendants AJP Educational  
2 Foundation, Inc., d/b/a American Muslims for Palestine, Osama Aburshaid, and Hatem al-  
3 Bazian (“AMP Defendants”) on the one hand, and Plaintiff Matthew Weinberg, et. al.  
4 (“Plaintiffs”), on the other hand:

5 WHEREAS, the Complaint was filed in this case on April 25, 2025;

6 WHEREAS, on June 3, 2025 Plaintiffs requested the AMP Defendants waive  
7 service pursuant to Federal Rule of Civil Procedure 4(d)(3);

8 WHEREAS, the AMP Defendants agreed to waive service of process, contingent on  
9 an extension to the responsive pleading deadline, which is agreeable to Plaintiffs. The  
10 Waiver of The Service of Summons executed by the AMP Defendants will be filed  
11 concurrently with this Stipulation;

12 WHEREAS, pursuant to Federal Rule of Civil Procedure 4(d)(3), the AMP  
13 Defendants’ deadline to file a responsive pleading is August 4, 2025;

14 The Parties hereby stipulate to extend the AMP Defendants’ time to respond to the  
15 initial Complaint by not more than 30 days, to and including August 28, 2025.

17 Dated: July 11, 2025

18 Respectfully Submitted,

19 By:   
20 Christina A. Jump

21 The Constitutional Law Center  
for Muslims in America\*\*

22 100 North Central Expressway, Suite 1010

23 Richardson, TX 75080

24 Phone: (972) 914-2507

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26 Attorney for Defendants

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\*Application to be admitted *pro hac vice* forthcoming

Attorneys for the AMP Defendants

1  
2 Dated: July 11, 2025  
3  
4  
5

BROWN WEGNER LLP  
CONSOVOY MCCARTHY PLLC  
THE LOUIS D. BRANDEIS CENTER  
FOR HUMAN RIGHTS UNDER LAW

6 By: /s/ William J. Bown, Jr.  
7 William J. Bown, Jr.  
8 Thomas R. McCarthy\*\*\*  
9 Zachary P. Grouev\*\*\*  
Julius Kairey\*\*\*  
Richard A. Rosen \*\*\*  
Omer Wiczyk \*\*\*  
Attorneys for Plaintiffs

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1 **CERTIFICATE OF E-SERVICE**

2 *Weinberg, et al. v. National Students For Justice in Palestine, et al.*  
3 No. 2:25-cv-03714 MCS (JCx), C.D. Cal.

4 STATE OF CALIFORNIA, COUNTY OF ORANGE

5 I am employed in Orange County, State of California. I am over the age of eighteen  
6 years and not a party to the within-entitled action. My business address is Brown Wegner  
7 LLP, 2010 Main Street, Suite 1260, Irvine, California 92614. My email address is  
8 [mgalvez@brownwegner.com](mailto:mgalvez@brownwegner.com).

9 On July 11, 2025, I served the foregoing document entitled:

10 **STIPULATION TO EXTEND DEFENDANTS AJP  
11 EDUCATIONAL FOUNDATION, INC., D/B/A  
12 AMERICAN MUSLIMS FOR PALESTINE, OSAMA  
13 ABURSHAID, AND HATEM AL-BAZIAN'S TIME TO  
14 RESPOND TO INITIAL COMPLAINT BY NOT MORE  
15 THAN 30 DAYS (L.R. 8-3)**

16 on the following interested parties in this action:

17 Christina A. Jump  
18 The Constitutional Law Center  
19 for Muslims in America\*\*  
20 100 North Central Expressway, Suite 1010  
21 Richardson, TX 75080  
22 Phone: (972) 914-2507  
23 E-Mail: [cjump@clcma.org](mailto:cjump@clcma.org)

24 \*\*The Constitutional Law Center for Muslims in America  
25 is the legal division of the Muslim Legal Fund of America

26 Attorneys for Defendants AJP Educational Foundation, Inc., d/b/a  
27 American Muslims for Palestine, Osama Aburshaid, and Hatem al-Bazian

28 **BY EMAIL:** I sent a true copy of the document by electronic means to above interested  
29 parties at the e-mail address(es) listed above.

30 I declare that I am employed in the office of a member of the Bar of this Court at  
31 whose direction the service was made.

32 I declare under penalty of perjury that the above is true and correct.

33 Executed this July 11, 2025, at Irvine, California.

34   
35 Mae Galvez, ACP, CLP